Case3:07-md-01827-SI Document4367 Filed12/15/11 Page1 of 4 Jeffrey H. Howard (pro hac vice) 1 Jerome A. Murphy (pro hac vice) 2 CROWELL & MORING LLP 1001 Pennsylvania Avenue, N.W. 3 Washington, D.C. 20004 Telephone: 202-624-2500 Facsimile: 202-628-5116 4 Email: jhoward@crowell.com 5 imurphy@crowell.com 6 Jason C. Murray (CA Bar No. 169806) Joshua C. Stokes (CA Bar No. 220214) 7 CROWELL & MORING LLP 515 South Flower St., 40th Floor 8 Los Angeles, CA 90071 Telephone: 213-622-4750 9 Facsimile: 213-622-2690 Email: jmurray@crowell.com 10 istokes@crowell.com Counsel for Plaintiff Motorola Mobility, Inc. 11 12 [Additional counsel listed on signature page] 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 SAN FRANCISCO DIVISION 16 17 In re TFT-LCD (FLAT PANEL) ANTITRUST Master Docket No. 07-m-1827 SI LITIGATION 18 19 This Document Relates To: STIPULATION AND [PROPOSED] **ORDER REGARDING RULE 30(B)(6) DEPOSITION OF PHILIPS** 20 Motorola Mobility, Inc. v. AU Optronics Corporation, et al., C 09-5840 SI **ELECTRONICS NORTH AMERICA CORPORATION AND FACT** 21 Target Corporation, et al., v. AU Optronics **DISCOVERY CUT-OFF** Corporation, et al., 3:10-cv-4945 SI 22 23 24 25 26 27 28

MASTER DOCKET NO. 07-M-1827 SI

CROWELL

& MORING LLP Attorneys At Law

1	Defendant Philips Electronics North America Corporation ("PENAC") and Plaintiffs
2	Motorola Mobility, Inc.; Target Corp.; Sears, Roebuck and Co.; Kmart Corp.; Old Comp Inc.;
3	Good Guys, Inc.; RadioShack Corp; and Newegg Inc. ("Plaintiffs") stipulate as follows:
4	WHEREAS Plaintiffs have noticed the deposition of PENAC pursuant to Federal Rule of
5	Civil Procedure 30(b)(6);
6	WHEREAS the discovery cut-off in the Direct Action Plaintiffs' track one cases is
7	December 8, 2011;
8	WHEREAS PENAC was added to Plaintiffs' respective actions in the past few months;
9	WHEREAS the parties have had limited time to conduct discovery;
10	WHEREAS PENAC is still diligently working to produce documents to Plaintiffs;
11	WHEREAS Plaintiffs and PENAC have met and conferred regarding scheduling the Rule
12	30(b)(6) deposition of PENAC; and
13	WHEREAS the parties are discussing a potential resolution to the above-captioned
14	actions;
15	THEREFORE, PENAC, by its counsel, and Plaintiffs, by the undersigned counsel,
16	stipulate and agree as follows:
17	1. The fact discovery cutoff date of December 8, 2011 set forth in the Order
18	Modifying Pretrial Schedule for "Track One" Direct Action Plaintiff and State Attorney General
19	Cases (MDL Dkt. No. 3110) is extended up to and including February 29, 2012, solely as to the
20	deposition of PENAC.
21	2. If disputes arise at the deposition, Plaintiffs will have five court days to move to
22	compel further responses.
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CROWELL & MORING LLP ATTORNEYS AT LAW

1	3. Unless expressly provided herein, nothing in this Stipulation and Order is intended
2	to modify any other Order of the Court or the Special Master, nor does this order prevent any
3	party from seeking further modifications to such orders.
4	
5	Dated: December 6, 2011
6	/s/ Nathanial J. Wood
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25	Counsel for Plaintiffs Motorola Mobility, Inc. and Jaco Electronics, Inc.
26	Electionics, Inc.
27	
28	
LP	-2- CASE NO. C 00 5840 SI

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11	Counsel for Defendants Philips Electronics North
12	America Corporation and Koninklijke Philips Electronics N.V.
13	
14	Pursuant to General Order 45, Part X-B, the filer attests that concurrence in the
15	filing of this document has been obtained from the other signatories.
16	IT IS SO ORDERED.
17	II IS SO ORDERED.
18	Dated: 12/12 2011
19	Dated
20	Suran Illaton
21	Susan Illston, United States District Judge
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